

A Perfectly Fitting, Fashionable Suit



Ready-to-put-on-at-once, is worth two suits in the hands of your custom tailor. If you are in a hurry you don't have to wait for a

Stein-Bloch Wholesale-Tailored Suit.

It is ready the moment you want it. Come in to-day, select the style of Suit or Top Coat you want and we will find your size. No delay, no more "try-ons," and

You need feel under no obligations to keep the garments if you are not perfectly satisfied.

You know that even if your made-to-order suit is not satisfactory you don't like to throw it back on your tailor's hands, and nine times out of ten you couldn't anyhow.

As the styles and qualities are identically the same, common sense would decide in favor of the famous STEIN-BLOCH productions, even if it were not a fact that they cost about half of what made-to-order garments do.

Suits and Top Coats, - - \$15 00 to \$35.00
AND YOUR MONEY BACK FOR THE ASKING.

M. McInerny, Limited
CLOTHIERS

Oriental Bazaar



BRONZES

Brass and Bronze Vases,
Cloisonne and Satsuma
wares.

JUST RECEIVED

Canton Dinner and Tea
Sets, also a fine lot of
hand decorated China
ware, Cups and Saucers,
etc.

Waity Bldg., King St. oppo. Advertiser
Office. Phone White 2746.

PAWAA PAWAA PAWAA
SO POPULAR

That there were 35 inquiries for houses in four days, last week. Six of the banner lots which were especially reserved by the original owners of this tract, have now been secured by Mr. Campbell. As these new lots lay on higher ground and command a better view, call before they are all gone. See

W. M. Campbell,
at his office, 1634 Young St., Phone White
2111, or special agent,
W. M. Minton,
Judd Building.

K. Fukuroda,

Robinson Block. Phone White 2421. 14 Hotel Street.

WE SHALL HOLD A

**Special Reduction
Sale for 2 Weeks**

Beginning Saturday, Jan. 31st.

Just received by last steamer
direct from Japan

NEW GOODS
New Patterns in
KIMONOS

LIQUOR MEN HAVE A BILL

Prepare Plans to Control the Trade.

Liquor men of Hawaii are watching the course of discussion of the bills which have been prepared for submission to the Legislature with interest, and when the time comes for the presentation of measures they will not be behind. Such a bill as will represent the opinions of the majority of the dealers in liquors has been drawn, approved by the executive committee of the Hawaiian Protective Association, the organization of the dealers in liquors, and will be read before the caucus of Republicans very soon.

The proposed bill is one which has in it much that will appeal to the men who recognize the inequality of the present law, and although it does not have in it all the ideas which have been advanced by men in the business, has the support of the majority of the members of the Association. There is one feature, however, which is not in the bill which has attracted the attention of many liquor dealers, and while the association does not intend to make any fight at this time, many individual members are ready to take up the struggle. This is the clause which gives to druggists the right to sell liquors at retail in unlimited amounts. The dealers in liquors will make representations which may have the effect of setting a limit upon the amount of liquor which may be sold, or defining the right to sell, making perhaps a physicians prescription necessary for securing liquor from a druggist.

President Rothwell of the Protective Association yesterday gave the following summary of the bill which is to be presented as being the one having the support of the liquor men:

"The bill has been prepared especially with a view to conformity with the provisions of the proposed new county bill as submitted by the Republican County and Municipal Commission, and provides for the repeal of all liquor laws at present on the statute books, many of which have become inoperative and obsolete by common consent and custom, which fact in itself is the strongest argument that they were no longer suitable for the advanced ideas and prevailing conditions in Hawaii. Many of the restrictive provisions of former legislation have been retained, and there has been no act or section eliminated that would thereby result in lessening legitimate government control, or in any reduction of its revenue. On the contrary, the bill as presented, with the endorsement of all legitimate liquor interests, provides methods for increased and complete supervision by properly constituted authority over the entire traffic, and will prove by virtue of higher penalties for infringement of the statutes, a distinct and valuable assistance in the suppression of the illicit sale of intoxicating liquors.

"Three classes of licenses are provided for, each with definite and specific limitations. The fees for all licenses are sufficiently high to warrant reasonable responsibility of the applicant, as well as to insure increased revenue to the government.

"The authority to grant liquor licenses pending the passage of the county bill, is vested in a board of officers of the Territory, consisting of the Treasurer, Superintendent of Public Works and High Sheriff. After the passage of the county bill this authority is exercised by the board of supervisors for each county, thus practically introducing a liberal form of local option.

"A proper and sufficient form of bond is provided for all licenses, which are divided as follows: Wholesale license, \$500 per annum; dealer's license, \$500 per annum; retailer's license in districts of the first class, or being within a radius of three miles from a first or second class postoffice, \$1,000 per annum; retailer's license in districts of the second class, or without the above radius, \$500 per annum. None are transferable as to holder, but change of location may be obtained, in case of fire or otherwise, on approval of the board of officers.

"Manufacture of liquor is provided for, under proper restrictions and upon payment of license.

"Due restrictions and ample penalties for infringement of any of the provisions of the act are enumerated under the several sections of Chapter 8 of this bill, the illicit sale being punishable first with a fine of \$250, which increases afterward.

"Temporary licenses are provided for under Chapter 9, Section 43, and are intended to legalize the sale of liquors on special occasions of celebration and places of public recreation; the section, however, leaves the approval in the control of the society or organization in charge of such celebration.

"Chapter 10 defines the meaning of the term 'intoxicating liquors' and the limitations of time that are expressed by 'Sunday' under the act.

"Chapter 11 provides repeal of all laws, both specified and unspecified, that are in conflict with the act.

"The association appreciates the courtesy extended by the Republican committee in the invitation to present our views, and will hold itself in readiness, through its representatives, to meet any special or regular committee for discussion and conference."

WHEN YOU HAVE A BAD COLD.

You want a remedy that will give quick relief and effect a permanent cure.

You want a remedy that will relieve the lungs and make expectoration easy.

You want a remedy that will counteract any tendency toward pneumonia.

You want the best medicine that can be obtained.

You want Chamberlain's Cough Remedy.

It always cures and cures quickly.

Benson, Smith & Co., Ltd., wholesale agents, sell it.

CARELESS MOTHERS

THEY ARE RESPONSIBLE FOR
MUCH SUFFERING.

Many a Woman Can Trace the
Cause of Her Trouble to Neglected
Girlhood One of the Exceptions.

Three-fourths of the women who are suffering could truthfully say that their mothers are to blame for their trouble. Perhaps, the proportion is even greater. How grateful then must be the woman whose prudent mother brought her safely through the critical period of her girlhood, guarded her health and fitted her for perfect womanhood. Such was the case with Mrs. A. L. Luckie, of 419 Lindenwood avenue, St. Charles, Mo. She says:

"When I was fourteen years old, I was afflicted like many girls upon arriving at about that age and the credit is due my mother and Dr. Williams' Pink Pills for Pale People that I came through it safely. In addition to the trouble mentioned I was so pale that it seemed my veins were empty of blood. I was delicate and without strength or ambition. But my mother gave me Dr. Williams' Pink Pills and a few boxes restored me to health and brought good color to my cheeks.

"Later on in life I used this remedy again with just as good results and now we always keep them in the house. I am now regular and I am in excellent health, thanks to Dr. Williams' Pink Pills."

Dr. Williams' Pink Pills for Pale People cure cases like this because they go to the root of the disease. Other remedies act on the symptoms—these marvelous vegetable pills remove the cause of the trouble. Not only have they cured hundreds of cases similar to Mrs. Luckie's but they have proven themselves to be an unfailing specific for all diseases arising from impure or impoverished blood, and weakened nervous system. Two fruitful causes of nearly all the ills to which humankind is heir. They are an unfailing specific for locomotor ataxia, partial paralysis, St. Vitus' dance, sciatica, neuralgia, rheumatism, nervous headache, after-effects of the grip, palpitation of the heart, pale and sallow complexions and all forms of weakness either in male or female. Dr. Williams' Pink Pills for Pale People are sold in boxes at 50 cents a box or six boxes for \$2.50, and may be had of all druggists, or direct by mail from Dr. Williams Medicine Co., Schenectady, N. Y.

WIFE BEATER SENT TO JAIL

The infelicity of the domestic ménage of Mr. Frank de Mello was exposed in the Police Court yesterday, and Mr. de Mello is to do ten days at hard labor because he deemed that the marital relation gave him authority to administer personal chastisement to Mrs. de Mello when her course of action in a particular matter was displeasing to him. De Mello is an electrician employed at the government light station. Some little time ago Mrs. de Mello conceived the notion that her husband was not practicing that rectitude of conduct that should mark the marital relation, and to test the obliquity of his moral courses wrote a note to the other lady in the case. The other lady rose to the bait, with the result that she kept an appointment made by Mrs. de Mello, ostensibly on behalf of Mr. de Mello. That is where the other lady put her foot in it. Mrs. de Mello, in the argot of the police station, was "laying for her rival," and the two had a personal encounter, in which mill Mr. de Mello finally took a hand and chastised the lady whom he was bound by his vows to love, cherish and protect. Then Mrs. de Mello called in the aid of the police, and the domestic difficulties became public property. Also, de Mello went to jail.

Annual Meetings.

The following are the annual meetings of corporations and sugar plantations to be held this month:

Hustace & Co., Ltd., on Saturday, February 14, at 10 a. m., at the office of James F. Morgan, Queen street.

Kihel Plantation Company, Ltd., on Wednesday, February 18, at 2 p. m., in Assembly Hall, over Castle & Cooke, Ltd.

Kohala Sugar Company on Monday, February 23, at 10 a. m., at the office of Castle & Cooke, Ltd.

Kekaha Sugar Company on Wednesday, February 25, at 11 a. m., at the office of Hackfeld & Co.

Kipahulu Sugar Company, Ltd., on Wednesday, February 25, at the office of Hackfeld & Co.

Kukaula Plantation Company, Ltd., Wednesday, February 25, at 4 p. m., at the office of Hackfeld & Co.

Kahuku Plantation Company, Ltd., on Wednesday, February 25, at 10 a. m., at the office of Alexander & Baldwin, Ltd.

Waimea Sugar Mill Company on Wednesday, February 25, at 10 a. m., in Assembly Hall, over Castle & Cooke, Ltd.

Koloa Sugar Company, on Thursday, February 26, at 10 a. m., at the office of Hackfeld & Co.

Walalua Agricultural Company, Ltd., on Thursday, February 26, at 10 a. m., in Assembly Hall, over Castle & Cooke, Ltd.

Pacific Guano and Fertilizer Company, on Thursday, February 26, at 11 a. m., at the office of Hackfeld & Co.

Hawaii Mill Company, Ltd., on Thursday, February 26, at 2 p. m., at the office of Hackfeld & Co.

South Kona Agricultural Company, on Thursday, February 26, at 3 p. m., at the office of W. R. Castle.

Ewa Plantation Company, on Friday, February 27, at 10 a. m., in Assembly Hall, over Castle & Cooke, Ltd.

Oahu Sugar Company, Ltd., on Friday, February 27, at 2 p. m., at the office of Hackfeld & Co.

Pioneer Mill Company, Ltd., on Saturday, February 28, at 10 o'clock a. m., at the office of Hackfeld & Co.

The annual meeting of the stockholders of the Hawaiian Sugar Co. will be held at the office of Alexander & Baldwin, Ltd., on Thursday, Feb. 26th, at 10 o'clock a. m.

NEW GOODS

We announce the arrival of a large shipment of our New Spring Wash Fabrics from the daintiest to the most durable. This week we have placed on sale a large line of choice selections in new Batiste, the daintiest patterns of this season's Spring Goods, at the exceptional low price, 16 1/2c. A choice line of Imported Dimities, special at 16 1/2c. Complete line of New Wash Fabrics at 12 1/2c.

..WHITE GOODS..

Our new stock of White Goods comprising the newest materials in that line is now open for inspection. Victoria Lawn and India Linen. We carry every grade from the cheapest to the best grades. Our prices are bed-rock. Our special for this week: 150 pieces, 40 inch India Linen at \$1.50 by the piece.

Pacific Import Co. Fort Street.
Model Bk

CEMENT

Contractors and Builders will do well
to consult the

Hawaiian Fertilizer Co., Ltd.

Room 1, Brewer Bldg.

When in need of CEMENT.

CROSS TELLS OF FAILURE

The Marconi Case Is Heard at Night.

Judge Robinson held a night session of court yesterday in an effort to expedite the trial of the case of Marconi vs. F. J. Cross. There are several cases specially set for next week, and an effort is being made to conclude the Wireless trial by this evening, in order that the other court matters will not be delayed.

F. J. Cross occupied the stand the entire day yesterday. He told all about the early struggles of the company here, and the efforts on the part of Marconi to remedy the difficulties which existed. After the failure of Bowdin, who was first sent here to install the system, Expert Gray came out. "He said the trouble was all in the earth connections," said Cross. "The fault was due entirely to the installation of the poles in dry earth. Dry earth is a poor conductor of electricity; it needs moist earth, and that moistened by salt water is the best."

Cross then explained that Gray made many changes, principally of the location of the poles, and that he objected saying that the alterations were not in accordance with the contract.

Cross also explained that Gray installed a class of operators at Palama, and that after they had become sufficiently proficient he went to Lanai and Lahaina.

Cross also told of many difficulties he

had to contend with, even after the second installation by Gray, and finally how the system had to be abandoned because of its failures. Cross was also on the stand under examination the entire evening. An effort will be made to complete the trial tonight, but this is not thought to be possible.

THE II ESTATE AGAIN.

Judge Gear yesterday began the hearing of argument on demurrer in the case of A. F. Judd, guardian of the II minors, vs. J. A. Magoon and C. A. Brown. This is a suit to set aside the probate of the will of John II, and decree that the shares of the II estate held by Brown and Mrs. Holloway do not belong to them in fee simple, but are in trust for the children.

The ground of the demurrer was that the matter had already been adjudicated and that another case is pending in which the construction of the will is involved.

It was argued also that it appeared from the complaint that the plaintiff had no interest in the shares held defendant, and that even if the such interest it does not become until the death of the defendant. The filing of the suit is therefore held to be premature. There was also objection on the ground that A. W. Carter, who is trustee for 1,000 shares of the corporation, was not made a party defendant, and a misjoinder of parties is charged. The argument was not concluded yesterday, and will be taken up again on Tuesday morning.

APPEAL FROM AUDITOR.

An appeal to the justices of the Supreme Court was filed yesterday by John F. Colburn from the decision of Auditor Fisher in refusing to pay a fire award.

A statement of the case is made, wherein Colburn claims to have been awarded the sum of \$5,385. This was made subject, however, to the claims of L. L. McCandless and the administrators of the Lau Chong estate. They refuse to agree to a settlement or to a payment of the 10 per cent award already made. Their claims aggregate \$1,550, and Colburn offers to furnish a bond for that amount.

The Auditor refused to make the payment or accept a bond, saying he had no authority for so doing. The appeal is therefore taken.

AFTERNOON DISPATCHES FROM ASSOCIATED PRESS

VIENNA, Austria, Feb. 13.—Bulgaria has made a semi-official denial that troops are being mobilized.

SAN FRANCISCO, Cal., Feb. 13.—Insurance on the Florence, overdue at Honolulu, was quoted today at ninety per cent.

WASHINGTON, D. C., Feb. 13.—Senator Elkins' bill amending the Interstate Commerce Law was passed by the House of Representatives today.

ROME, Italy, Feb. 13.—Cardinal Martinelli, formerly Apostolic Delegate to the United States, has been appointed by the Pope a member of the Congregation of Rites.

BERLIN, Germany, Feb. 13.—Germany has declined to purchase the Chilean warships of which a proffer was recently made. It is held that the ships are not of sufficiently modern type.

ST. PETERSBURG, Russia, Feb. 13.—Russian officials, while proverbially reticent over the situation in the Balkans, indicate that there is very little hope for a peaceful solution of the Macedonian troubles. Preparations for war continue.

LONDON, England, Feb. 13.—The English masses who have expressed in most vigorous terms their opposition to the British alliance with Germany, are now very much dissatisfied that Germany obtains twelve times as much in the Venezuela claims settlement as England.

LIVERPOOL, England, Feb. 13.—Premier Balfour, in the course of a speech made here, stated that the Monroe Doctrine had no enemies in England. This apparent recanting from an allied attack upon the United States which the masses have considered the British position to be, was very favorably received.

WASHINGTON, D. C., Feb. 13.—Minister Bowen expects that the Venezuelan protocols will be signed tonight at the British Embassy. A temporary delay was caused by Italy demanding an increase in the first payment similar to that of Germany. It finally waived this claim and it is anticipated that the last chapter in the negotiations will be closed this evening.